COMPLIANCE PLAN

NJSA 54:4 –23 as amended by Chapter 101, Public Laws of 2001 TO BE FILED WITH COUNTY BOARD OF TAXATION AND NJ DIVISION OF TAXATION

In view of 45-day response period assessors must submit FORM CP to both County Tax Board and Taxation Division at the same time. This form is to be used for filing compliance plans. Filing deadline is **November 1** of the pretax year for the tax year following.

County______Taxing District ______Compliance Plan filed for tax year 20_____

	GENERAL INFO					
Compliance Plar	n to be completed	and filed on or b			year for the tax year	ar following.
All values place	ed on property wil	Il be as of Octob	er 1 of the pretax			
1. Year of Last	t Revaluation			Class 1	Class	
2. Year of Last Reassessment				Class 2	Class	4B
<u> </u>				Class 3A	Class	4C
	ctober 1 Pretax Yea	_		Class 3B		
	efficient of Deviat	<u> </u>				
	ctober 1 of pretax years for current to					
SECTION II –	SPECIFIC INFO	<u>ORMATION</u>				
	nber of neighborh					
	nber of neighborh nber of neighborh		nust be 100%.			
	hborhoods where		——— d adiustments in t	the chart below:		
ID No.,		100	General		If other than	Percent of
VCS,	No. of Line Items In	Ratio of	Coefficient of Deviation of	No. of Sales in	current two yea	
Neighborhood etc.	Neighborhood	Neighborhood	Neighborhood	Neighborhood	sampling period specify time peri	
			Ü			
** If additional lir	nes are needed, plea	ase attach another s	sheet to this applica	ation.		I
SECTION III –	- CERTIFICATI	ON AND ACK	NOWLEDGME	NT		
I hereby declare as	s tax assessor that t	he supporting data	for the compliance	e plan on this repor	rt is accurate for the	foregoing neighborhoods.
	DATE				MUNICIPAL ASSESSOR	

	and has (APPROVI		raxation at a meeti	ing field off	, 20	_ has reviewed the proposed
1 1	Date				COUNTY TAX ADMINISTRATOR	
******	******	*******				ADMINISTRATOR ***************
					_ day of	
Form CP					Assistant Direct	OR, DIVISION OF TAXATION
09/04						

AN ACT concerning reassessment, and amending R.S. 54:4-23.

BE IT ENACTED by the Senate and the General Assembly of the State of New Jersey:

1. R.S. 54:4-23 is amended to read as follows:

Assessment of real property; conditions for reassessment.

54:4-23 "...and provided further however, that when the assessor has reason to believe that property comprising all or part of a taxing district has been assessed at a value lower or higher than is consistent with the purpose of securing uniform taxable valuation of property according to law for the purpose of taxation, or that the assessment of property comprising all or part of a taxing district is not in substantial compliance with the law and that the interests of the public will be promoted by a reassessment of such property, the assessor shall, after due investigation, make a reassessment of the property in the taxing district that is not in substantial compliance, provided that (1) the assessor has first notified, in writing, the mayor, the municipal governing body, the Division of Taxation in the Department of the Treasury, the county board of taxation, and the county tax administrator of the basis of the assessor's determination that a reassessment of that property in the taxing district is warranted and (2) the assessor has submitted a copy of a compliance plan to the county board of taxation and to the Division of Taxation for approval. If the assessor does not receive an approval decision or a decision disapproving the plan from either the county board of taxation or the Division of Taxation within 45 days of their receipt of the compliance plan, then that entity that did not respond shall be deemed to have approved the plan. Following a reassessment of a portion of the taxing district pursuant to an approved compliance plan, the assessor shall certify to the county board of taxation, through such sampling as the county board of taxation deems adequate, that the reassessment is in substantial compliance with the portions of the taxing district that were not reassessed. For the purposes of reassessment, the assessor shall compute and determine the taxable value of such real property at the level established for the county pursuant to law.

2. This act shall take effect immediately."

GENERAL INSTRUCTIONS:

Filing of the Form

This form must be filed in unison with the county tax board and the Taxation Division if you intend to make a property assessment change due to change in valuation. This change in assessment must be documented by a study of sales in a particular part (neighborhood) of your municipality and valued and assessed by the same standards as other property in your municipality (the Director's Average Ratio is often used as a guide.) Attach all other pertinent information to this plan which justifies these proposed assessment changes.

In addition to filing this compliance plan, you must also notify in writing, the mayor and the municipal governing body of your reasons for reassessing a part of your municipality that is not in substantial compliance with the rest of the municipality. This notification must be made prior to reassessing the part of your municipality that is not in substantial compliance.

Submission of Form CP does not pertain to those districts with an approved reassessment application or approved revaluation contract. Similarly, however, municipalities filing Form AFR must notify the mayor and local governing body regarding the reassessment in advance of its implementation.

The Division of Taxation's guidelines for use of Form CP are:

- the compliance plan should be used in a taxing district where the Director's Ratio is greater than 75%, and the General Coefficient of Deviation is 15% or less;
- if the Director's Ratio/General Coefficient criteria are not met, use of a compliance plan will be permitted only with a documented showing of good cause;
- when using a compliance plan no more than 25% of the line items should be changed except for extraordinary circumstances.

For additional information see the NJ regulation N.J.A.C. 18:12A-1.14

Please forward completed compliance plan to: Division of Taxation

Attn: Richard Stier

PO Box 251

Trenton, NJ 08695-0251

<u>Sales Other Than Current Two-Year Sampling Period</u> must be justified and documented. Please attach supporting documents. Percent of Proposed Change in Total Valuation by Neighborhood

Example: Assessed valuation of neighborhood #1 Proposed assessed valuation of neighborhood #1

prior to compliance after compliance

ortor to compitance after compitance

\$20,000,000 - \$22,000,000 = \$2,000,000

Difference (divided by) Assessed valuation prior to compliance

\$2,000,000) \$20,000,000 = 10% is the proposed change in total valuation for neighborhood #1

Response Deadline & Approvals/Denials

County/State approvals or denials must be received within 45 days of receipt of application. No response within the 45 day period will be treated as an approval. If one entity denies, the plan is denied.

Documentation of Results

Please note that after implementation of reassessment the assessor is required to certify to the county board of taxation that the reassessment is in substantial compliance with the portions that were not reassessed.

The County Tax Board/County Tax Administrator has the right to request from the assessor such sampling as they deem adequate to verify uniformity of assessment, ie., Revaluation Comparison Report, Revaluation Impact Report, or other comparable report.

This form is prescribed by the New Jersey Division of Taxation, as required by law, and may be reproduced for distribution, but may not be altered without prior approval.